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MENCRANDUM FOR THE RECORD

At the request of Senator Curney on 2h May, I went up and talked with him this morning. He stated that he was "holding his breath" on Section 202 of the National Security Act, which was coming up for discussion and decision this morning. He stated that General Donovan had been very active on the Hill in opposition to Section 202 and had talked with Senator Gurney, among others, about it.

Senator Gurney them asked me to reed two letters and a manarandom from Donovan to him, dated early in May 1947, which included
an early top secret JCS paper on the subject, and also General
Donovan's letter to Harold Smith, Director of the Budget Bureau,
written in 1945. Senator Gurney stated that General Donovan had
told him that the clandestine operations should remain with the
Army and Navy, and read a sentence in General Donovan's letter
which he felt supported this. I told him that my interpretation
of that statement was that General Donovan contended that departmental intelligence functions of G-2 and GMI should be retained
in the services, but then read him several paragraphs from Donovan's memorandum which specifically stated that clandestins operations should be placed in the Central Intelligence Agency and in
no other departments of the Government. This cleared up Senator
Ourney's apprehension on the point.

I then commented on Donovan's suggestion that the Agency should be placed under the Secretary of National Defense, indicating that this would not be fair to the State Department components. I pointed out that placing us under the Secretary of National Defense would contain us within the military establishment, which was not the design at all. Senator Gurney agreed on this point.

Senator Gurney asked whether the Admiral had talked with Mr. Cheston and I stated that I thought the Admiral was attempting to make an appointment to see him. I pointed out that General Vandenberg had written General Donovan requesting an appointment, but that Donovan had not answered our letter. Senator Gurney felt that Donovan should have answered the letter, and that this in some measure took the original burden off us in that connection.

Another suggestion in the Donovan correspondence was that Section 202 be deleted in the bill and that the whole matter be threshed out at the time detailed legislation is submitted. I indicated that it was my feeling that there could be no harm in passing Section 202, as it merely gives legislative status to curpresent existence, adding that if General Donovan and his associates wished to make a fight on our detailed functions, that would be appropriate at the time our enabling legislation comes up.

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